1	CHARLES C. CORRELL, JR. (SBN 258085)	
2	ccorrell@kslaw.com KING & SPALDING LLP	
3	101 Second Street, Suite 2300	
	San Francisco, California 94105	
4	Telephone: (415) 318-1200 Facsimile: (415) 318-1300	
5	BRUCE W. BABER (admitted <i>pro hac vice</i>)	
6	bbaber@kslaw.com	
7	KING & SPALDING LLP 1180 Peachtree Street, N.E.	
8	Atlanta, Georgia 30309	
9	Telephone: (404) 572-4600 Facsimile: (404) 572-5100	
10	(101)0720100	
	Attorneys for Plaintiffs and Counterclaim-Defer	ndants
11	Dolby Laboratories Licensing Corporation and Dolby International AB and Counterclaim-Defe	endant Dolby
12	Laboratories, Inc.	
13		
14		
15		DISTRICT COURT
16	NORTHERN DISTR	ICT OF CALIFORNIA
17		
18	DOLBY LABORATORIES LICENSING CORPORATION, et al.,	Case No. 4:18-cv-01553-YGR
19	Plaintiffs,	[PROPOSED; CORRECTED] OMNIBUS ORDER GRANTING IN PART AND
20	v. ADOBE INC. f/k/a ADOBE SYSTEMS	DENYING IN PART DOLBY'S MOTION TO FILE DOCUMENTS
21	INCORPORATED,	UNDER SEAL
22	Defendant.	The Honorable Yvonne Gonzalez Rogers
23	ADOBE INC. f/k/a ADOBE SYSTEMS	* as modified by the Court *
24	INCORPORATED,	
25	Counterclaim-Plaintiff,	
26	v. DOLBY LABORATORIES LICENSING	
	CORPORATION, et al.,	
27	Counterclaim-Defendants.	
28	[PROPOSED; CORRECTED] OMNIBUS ORDER AUT	THORIZING CASE NO. 4:18-cv-01553-YGR
	THE FILING OF DOCUMENTS UNDER SEAL	

[PROPOSED] OMNIBUS ORDER GRANTING MOTION TO SEAL

On October 23, 2019, this Court ordered that counsel for the parties file a proposed order as to what each party is seeking to have sealed, in light of the Court's comments at the October 23, 2019 hearing on summary judgment and Daubert motions.

Plaintiffs Dolby Laboratories Licensing Corporation and Dolby International AB (together, "Dolby") have reconsidered the information that is properly sealed in this proceeding which can be restricted to (i) pricing information in the parties' license agreements, (ii) confidential source code and proprietary materials regarding Dolby's technologies, and (iii) confidential information relating to third-party licensees of Dolby. Dolby hereby submits this omnibus order granting the motions to seal that it now seeks in light of the Court's guidance at the October 23, 2019 summary judgment hearing.

On August 13, 2019, in connection with its Motion for Summary Judgment, Dolby filed an Administrative Motion to File Under Seal pursuant to Civil Local Rules 7-11 and 79-5 requesting to seal certain documents in this action and redact confidential references to certain of those documents in Dolby's motion papers. Dkt. No. 152.

On August 13, 2019, in connection with its Motion to Exclude/Strike Expert Testimony of Adobe Experts Steven Kursh, Schuyler Quackenbush, and Christian Tregillis, Dolby filed an Administrative Motion to File Under Seal pursuant to Civil Local Rules 7-11 and 79-5 requesting to seal certain documents in this action and redact confidential references to certain of those documents in Dolby's motion papers. Dkt. No. 158.

On August 13, 2019, in connection with its Daubert Motion, Defendant Adobe Inc. ("Adobe") filed an Administrative Motion to File Under Seal pursuant to Civil Local Rules 7-11 and 79-5. On August 19, 2019, pursuant to Civil Local Rule 79-5(e), Dolby filed a response to Adobe's motion requesting to seal several exhibits filed by Adobe that contain confidential information of Dolby. Dkt. No. 165.

On September 3, 2019, in connection with their Opposition to Defendant Adobe Inc.'s Daubert Motion, Dolby filed an Administrative Motion to File Under Seal pursuant to Civil Local Rules 7-11 and 79-5 requesting to seal certain documents and to redact references to

Dolby's confidential information in Dolby's Opposition to Defendant Adobe Inc.'s Daubert Motion. Dkt. No. 169.

On September 3, 2019, in connection with its Cross-Motion for Summary Judgment, Adobe filed an Administrative Motion to File Under Seal pursuant to Civil Local Rules 7-11 and 79-5. On September 9, 2019, pursuant to Civil Local Rule 79-5(e), Dolby filed a response to Adobe's motion requesting to seal several exhibits filed by Adobe that contain confidential information of Dolby. Dkt. No. 177.

On September 24, 2019, in connection with their Reply in Further Support of Summary Judgment and Opposition to Adobe's Cross-Motion for Summary Judgment, Dolby filed an Administrative Motion to File Under Seal pursuant to Civil Local Rules 7-11 and 79-5 requesting to seal certain documents and redact confidential references to certain of those documents in Dolby's motion papers. Dkt. No. 185.

On October 4, 2019, in connection with its Reply in Support of Cross-Motion for Summary Judgment, Adobe filed an Administrative Motion to File Documents Under Seal pursuant to Civil Local Rules 7-11 and 79-5. On October 8, 2019, pursuant to Civil Local Rule 79-5(e), Dolby filed a response to Adobe's motion requesting to seal several exhibits filed by Adobe that contain confidential information of Dolby. Dkt. No. 202.

On October 18, 2019, in connection with its notice of erratum and request to supplement record on Dolby's motion for summary judgment, Adobe filed an Administrative Motion to File Documents Under Seal pursuant to Civil Local Rules 7-11 and 79-5. On October 22, 2019, pursuant to Civil Local Rule 79-5(e), Dolby filed a response to Adobe's motion requesting to seal Exhibit 1 to that motion that contained confidential information of Dolby. Dkt. No. 210.

In support of the above motions to seal, Dolby submitted declarations of Mary Wand and Samuel Diamant. Dkt. No. 152-1; Dkt. No. 152-2; Dkt. No. 158-1; Dkt. No. 165-2; Dkt. No. 165-3; Dkt. No. 169-1; Dkt. No. 169-2; Dkt. No. 177-1; Dkt. No. 210-1.

Having considered the motions to seal (Dkt. Nos. 152, 158, 165, 169, 177, 185, 202, 210) and declarations (Dkt. Nos. 152-1, 152-2, 158-1, 165-2, 165-3, 169-1, 169-2, 177-1, 210-1)

identified above, as modified through the proposed order below, and with good cause appearing therefor,

IT IS HEREBY ORDERED AS FOLLOWS:

Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
Specific pricing terms of the Subscription Letter (Redactions at PDF page 2, Sections 2 and 4)	Dkt. No. 152-1, Wand Decl. ¶¶ 6-10; Dkt. No. 152-2, Diamant Decl. ¶¶ 3, 6	Granted as to section 2; denied as to section 4.
(Dkt. No. 152-9, Correll Decl. Ex. A).		
Specific pricing terms of the 2012 System Agreement (Redactions at PDF pages 12-17)	Dkt. No. 152-1, Wand Decl. ¶¶ 4, 5, 8-10; Dkt. No. 152-2, Diamant Decl. ¶¶ 3, 6	Granted.
(Dkt. No. 152-10, Correll Decl. Ex. D).		
Specific pricing terms in ADOBE_00020570 (Redactions at PDF page 2 under "rate" "qty" and "royalty due" columns)	Dkt. No. 152-1, Wand Decl. ¶¶ 6-10; Dkt. No. 152-2, Diamant Decl. ¶¶ 3, 6-7	Granted.
(Dkt. No. 152-11, Correll Decl. Ex. E).		
Specific pricing terms in the Expert Report of Steven R. Kursh (Redactions at PDF pages 31, 34, 40, 41, 42, 44, 46, 54, 70, 74,79)	Dkt. No. 158-1, Diamant Decl. ¶ 4.	Granted except as to PDF pages 46 and 54.
(Dkt. No. 158-5, Correll Decl. Ex. A).		
Specific pricing terms	Dkt. No. 158-1,	

[PROPOSED; CORRECTED] OMNIBUS ORDER AUTHORIZING THE FILING OF DOCUMENTS UNDER SEAL

CASE NO. 4:18-cv-01553-YGR

1	Document or Reference to be	Evidence Offered in Support of Sealing	Order
2	Sealed in Expert Rebuttal	Diamant Decl. ¶ 4.	
3	Report of Steven R. Kursh (Redactions at PDF pages 31-32)		Granted.
4			
5	(Dkt. No. 158-6, Correll Decl., Ex. B).		
6	Highly confidential	Dkt. No. 158-1,	Granted.
7	source code information in the	Diamant Decl. ¶ 4.	
8	Expert Report of Dr. Schuyler		
9	Quackenbush, dated June 13, 2019 [SEAL –		
10	No Redactions]		
11	(Dkt. No. 158-8, Correll Decl., Ex. D).		
12	Specific pricing terms	Dkt. No. 158-1,	Granted.
13	and third party information in Expert	Diamant Decl. ¶ 4.	
14	Rebuttal Report of Christian Tregillis,		
15	CPA, ABV, ČFF, CLP, dated July 15, 2019		
16	(Redactions at PDF pages 5-6,8-11, 14-31,		
17	43-53, 60, 62-68, 70- 74, 79, 81-83)		
18	(Dkt. No. 158-10,		
19	Correll Decl., Ex. F).		
20	Specific pricing terms in excerpts from the	Dkt. No. 158-1, Diamant Decl. ¶ 4.	Granted.
21	transcript of the Deposition of Christian		
22	Tregillis (Redactions at PDF pages 13)		
23	(Dkt. No. 158-11,		
24	Correll Decl., Ex. G).		
25	Specific pricing terms and third party	Dkt. No. 165-2, Wand Decl. ¶¶ 8-9;	Granted.
26	information in excepts of the deposition of	Dkt. No. 165-3, Diamant Decl. ¶ 7	
27	Paul Meyer (Redactions at PDF	"	
20		4	

Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
pages 3, 6, 8, 9, 10)		
(Dkt. No. 161-6, Callagy Decl. Ex. A).		
Specific reference to source code issues in excerpts of the	Dkt. No. 165-2, Wand Decl. ¶¶ 10-11	Denied.
deposition of John Strawn of July 26, 2019 (Redactions at PDF page 3)		
(Dkt. No. 161-7, Callagy Decl. Ex. B).		
Specific pricing terms and third party	Dkt. No. 165-2, Wand Decl. ¶¶ 13-14;	Granted.
information in Expert Report of Paul Meyer of June 13, 2019	Dkt. No. 165-3, Diamant Decl. ¶ 7	
(Redactions at PDF pages 16-18. 22-26,		
29-31, 33-42, 50-53, 55. 59-62, 70-75, 80)		
(Dkt. No. 161-12, Callagy Decl. Ex. E).		
Specific pricing terms in Supplemental	Dkt. No. 165-2, Wand Decl. ¶¶ 13-14	Granted.
Expert Report of Paul Meyer of June 27,		
2019 (Redactions at PDF pages 7-9, 11, 13-18, 20)		
(Dkt. No. 161-14,		
Callagy Decl. Ex. F).		
Highly confidential source code	Dkt. No. 165-2, Wand Decl. ¶¶ 15-16	Granted.
information in Expert Rebuttal Report of	"	
John Strawn of July 15, 2019 [SEAL, No Redactions]		
(Dkt. No. 161-16, Callagy Decl. Ex. G).		
	5	

	Document or	Evidence Offered in	Order
1	Reference to be Sealed	Support of Sealing	
2	Highly confidential source code	Dkt. No. 165-2, Wand Decl. ¶¶ 15-16	Granted.
3	information in Expert Report of Schuyler		
4	Quackenbush of June		
5	13, 2019 [SEAL, No Redactions]		
6 7	(Dkt. No. 161-18, Callagy Decl. Ex. H).		
8	Specific pricing	Dkt. No. 165-2, Wand	Granted.
9	information in Expert Report of Steven	Decl. ¶¶ 17-18	
	Kursh of June 13, 2019 (Redactions at PDF		
10	pages 31, 34, 40-42, 44, 46, 70)		
11	(Dkt. No. 161-20,		
12	Callagy Decl. Ex. I).		
13	Specific pricing and third party information	Dkt. No. 165-2, Wand Decl. ¶¶ 17-18	Granted.
14	in Expert Rebuttal Report of Lorin Hitt of	""	
15	July 15, 2019 (Redactions at PDF		
16	pages 14-15, 34)		
17	(Dkt. No. 161-22, Callagy Decl. Ex. J).		
18	Specific pricing	Dkt. No. 165-2, Wand	
19	information in September 26, 2012	Decl. ¶ 6	Granted.
20	System License Agreement		
21	(Redactions at PDF		
22	pages 5-7)		
23	(Dkt. No. 161-24, Callagy Decl. Ex. K).		
24	Specific pricing	Dkt. No. 165-2, Wand	Granted.
25	information in September 26, 2012	Decl. ¶ 6	
26	Dolby Codec Program Addendum		
27	(Redactions at PDF pages 5-7)		
20		6	

1	Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
3	(Dkt. No. 161-26, Callagy Decl. Ex. L).		
5	Specific pricing information in September 27, 2013	Dkt. No. 165-2, Wand Decl. ¶ 6	Granted.
6 7	Professional Pricing Letter (Redactions at PDF page 2, Section 2)		
8	(Dkt. No. 161-28, Callagy Decl. Ex. M).		
9	Specific pricing information in	Dkt. No. 165-2, Wand Decl. ¶ 6	Granted as to section 2;
10	September 27, 2013 Creative Cloud Pricing	Deci. 0	denied as to section 4.
11 12	Letter (Redactions at PDF page 2, Sections 2 & 4)		
13 14	(Dkt. No. 161-30, Callagy Decl. Ex. N).		
15 16 17 18	Specific pricing information in April 1, 2003 Digital Audio System License Agreement (Redactions at PDF page 20)	Dkt. No. 165-2, Wand Decl. ¶ 6	Granted.
19	(Dkt. No. 161-32, Callagy Decl. Ex. O).		
20	Specific pricing	Dkt. No. 169-1,	Granted.
21	information in excerpts from the transcript of	Diamant Decl. ¶ 4; Dkt. No. 169-2, Wand	Granica.
22	the Deposition of Christian Tregillis,	Decl. ¶¶ 13-14.	
23	taken on July 29, 2019 (Redactions at PDF		
24	pages 5-6)		
25	(Dkt. No. 169-6, Correll Decl. Ex. W).		
2627	Specific pricing information in 2012 System Agreement	Dkt. No. 169-1, Diamant Decl. ¶ 3; Dkt. No. 169-2, Wand	Granted.
28	bystem Agreement	7	

28 | PROPOSED; CORRECTED] OMNIBUS ORDER AUTHORIZING THE FILING OF DOCUMENTS UNDER SEAL

CASE NO. 4:18-cv-01553-YGR

1	Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
2	(Redactions at PDF pages 12-17)	Decl. ¶ 6.	
3	(Dkt. No. 169-7,		
4	Correll Decl. Ex. X).		
5	Specific pricing information in excerpts	Dkt. No. 169-1, Diamant Decl. ¶ 4;	Granted.
6 7	from the transcript of the Deposition of Paul	Dkt. No. 169-2, Wand Decl. ¶¶ 13-14.	
8	Meyer, taken on July 25, 2019 (Redactions at PDF pages 4-6)		
9	(Dkt. No. 169-8,		
10	Correll Decl. Ex. Y).	DI . N. 155 1 W	
11	Specific pricing information in 2003 L3	Dkt. No. 177-1, Wand Decl. ¶ 7	Granted.
12	Agreement (Redactions at PDF page 20)		
13	(Dkt. No. 174-4,		
14	Callagy Decl. Ex. 1)		
15	Specific pricing information in 2012	Dkt. No. 177-1, Wand Decl. ¶ 7	Granted.
16	System Agreement (Redactions at PDF 12-		
17	ì7)		
18 19	(Dkt. No. 174-5, Callagy Decl. Ex. 2).		
20	Specific pricing	Dkt. No. 177-1, Wand	Grantad
21	information in Exhibit 7 to the deposition of	Decl. ¶¶ 8-9	Granted.
22	Pamela Miller (Redactions at PDF 4,		
23	6, 8) (Dkt. No. 174-7,		
24	Callagy Decl. Ex. 4).		
25	Specific pricing information in 2012	Dkt. No. 177-1, Wand Decl. ¶ 7	Granted.
26	Professional Pricing Letter (Redactions at		
27	PDF page 2, Section 2)		
20		8	

1	Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
2 3	(Dkt. No. 174-9, Callagy Decl. Ex. 6).		
4 5	Specific pricing information in 2012 Dolby Codec Program Addendum	Dkt. No. 177-1, Wand Decl. ¶ 7	Granted.
6	(Redactions at PDF pages 5-7)		
7 8	(Dkt. No. 174-10, Callagy Decl. Ex. 7).		
9	Specific pricing information in Exhibit 2 to the deposition of	Dkt. No. 177-1, Wand Decl. ¶¶ 8-9	Granted.
10 11	Cole Rathje (Redactions at PDF pages 4, 6)		
12	(Dkt. No. 174-13, Callagy Decl. Ex. 10).		
13 14 15	Specific pricing information in Exhibit 50 to the deposition of Cristian Mueller	Dkt. No. 177-1, Wand Decl. ¶¶ 8-9	Granted.
16	(Redactions at PDF page 6)		
17 18	(Dkt. No. 174-22, Callagy Decl. Ex. 19).		
19	Specific pricing information in Exhibit 70 to the deposition of Garen	Dkt. No. 177-1, Wand Decl. ¶¶ 8-9	Granted.
20 21	Ingleby (Redaction at PDF 2)		
22	(Dkt. No. 174-33, Callagy Decl. Ex. 30).		
2324	Highly confidential source code deposit copies in	Dkt. No. 177-1, Wand Decl. ¶¶ 12-13	Granted.
25 26	AC-3 Fixed Data Registration to the Copyright Office [SEAL, No Redactions]		
27	(Dkt. No. 174-38, Callagy Decl. Ex. 35).	9	

1	Document or Reference to be	Evidence Offered in Support of Sealing	Order
2	Sealed		
3	Highly confidential source code deposit copies in	Dkt. No. 177-1, Wand Decl. ¶¶ 12-13	Granted.
4	BSI Registration to the Copyright Office [SEAL, No Redactions]		
5	(Dkt. No. 174-39,		
6	Callagy Decl. Ex. 36).		
7	Highly confidential source code deposit	Dkt. No. 177-1, Wand Decl. ¶ 12-13	Granted.
8	copies in AC-3 Mantissa Unpacking	1 2 3 3 4 1 1 2 1 3	
9	Registration to the Copyright		
10	Office[SEAL, No Redactions]		
11	(Dkt. No. 174-40,		
12	Callagy Decl. Ex. 37).		
13	Highly confidential source code deposit copies in	Dkt. No. 177-1, Wand Decl. ¶ 12-13	Granted.
14	AC-3 Mantissa Unpacking Subroutine Registration to the	II II	
15	Copyright Office [SEAL, No Redactions]		
16	(Dkt. No. 174-41, Callagy		
17	Decl. Ex. 38).		
18	Highly confidential source code	Dkt. No. 177-1, Wand Decl. ¶¶ 14-15	Granted.
19	information in Excerpts of July 15,		
20	2019 Expert Report of Dr. John Strawn		
21	[SEAL, No Redactions]		
22	(Dkt. No. 174-43,		
23	Callagy Decl. Ex. 40).		
24	Highly confidential source code	Dkt. No. 177-1, Wand Decl. ¶ 14-15	Denied.
25	information in July 15, 2019 Expert Report of	11 11 -	
26	Schuyler Quackenbush [SEAL, No		
27	Redactions]	10	

1	Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
3	(Dkt. No. 174-46, Callagy Decl. Ex. 43).		
4	Specific pricing information in the	Dkt. No. 177-1, Wand Decl. ¶ 7	Granted as to section 2; denied as to section 4.
56	2013 Subscription Letter (Redactions at PDF page 2, Sections 2		defined as to section 4.
7	and 4)		
8	(Dkt. No. 174-49, Callagy Decl. Ex. 46).		
9	Specific pricing information in the	Dkt. No. 177-1, Wand Decl. ¶ 7	Granted.
0	2012 Professional Pricing Letter	Been /	
11	(Redactions at PDF page 2, Section 2)		
2	(Dkt. No. 174-50,		
3	Callagy Decl. Ex. 47).		
4	Specific pricing information in Exhibit	Dkt. No. 177-1, Wand Decl. ¶¶ 8-9	Granted.
5	169 to the deposition of Hung Chang	1111	
16 17	(Redactions at PDF pages 2, 3, 15-20)		
18	(Dkt. No. 174-58, Callagy Decl. Ex. 55).		
9	Specific pricing	Dkt. No. 177-1, Wand	Granted.
20	information in Exhibit 58 to the deposition of	Decl. ¶¶ 8-9	
21	Bill Roberts (Redactions at PDF		
22	pages 2, 3, 5)		
23	(Dkt. No. 174-60, Callagy Decl. Ex. 57).		
24	Specific pricing	Dkt. No. 177-1, Wand	Granted.
25	information in Exhibit 72 to the deposition of	Decl. ¶¶ 8-9	
26 27	Garen Ingleby (Redactions at PDF pages 2, 6-9)		
) Ω		11	

1	Document or Reference to be	Evidence Offered in Support of Sealing	Order
2	Sealed	Support of Scaning	
3	(Dkt. No. 174-61, Callagy Decl. Ex. 58).		
4	Specific pricing information in Exhibit	Dkt. No. 177-1, Wand Decl. ¶¶ 8-9	Granted.
5	61 to the deposition of Garen Ingleby (Redactions at PDF)		
6	page 2)		
7 8	(Dkt. No. 174-64, Callagy Decl. Ex. 61).		
9	Specific pricing	Dkt. No. 177-1, Wand	Granted.
	information in DOLBY 00017628	Decl. ¶¶ 8-9	Granica.
$\begin{bmatrix} 0 \\ 1 \end{bmatrix}$	(Redactions at PDF page 2)		
2	(Dkt. No. 174-66, Callagy Decl. Ex. 63).		
3	Highly confidential	Dkt. No. 177-1, Wand	Denied.
4	technical information in Exhibit 244 to the	Decl. ¶¶ 8-9	Demou.
5	deposition of Rob Andersen [SEAL, No		
6	Redactions]		
7	(Dkt. No. 174-67, Callagy Decl. Ex. 64).		
8	Specific pricing	Dkt. No. 177-1, Wand	Granted.
9	information in excerpts from the Deposition	Decl. ¶ 11	Granied.
О	Transcript of Carolyn Kohn (February 1,		
1	2019) (Redactions at PDF pages 24-25)		
2	(Dkt. No. 185-11,		
3	Morris Decl. Ex. D).		
4	Specific pricing information in	Dkt. No. 177-1, Wand Decl. ¶¶ 9	Granted.
5	Dolby_00000418 (Redactions at PDF page 3)	н н -	
7	(Dkt. No. 185-20, Morris Decl. Ex. M).		
Ω		12	

1	Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
2			
3	Specific pricing information in the 2013 Professional	Dkt. No. 177-1, Wand Decl. ¶¶ 9	Granted.
4	Pricing Letter (Redactions at PDF		
5	page 2, Section 2)		
6 7	(Dkt. No. 185-21, Morris Decl. Ex. N).		
	Specific pricing	Dkt. No. 177-1, Wand	Granted as to section 2;
8	information in the Subscription Letter	Decl. ¶¶ 9	denied as to section 4.
9	(Redactions at PDF		
10	page 2, Sections 2 and 4)		
11 12	(Dkt. No. 185-22, Morris Decl. Ex. O).		
	Specific pricing	Dkt. No. 177-1, Wand	Granted.
13 14	information in Dolby_00008622 (Redactions at page 2)	Decl. ¶ 9	Granted.
15	(Dkt. No. 185-23,		
16	Morris Decl. Ex. P).		
17	Specific pricing information in ADOBE 00436949	Dkt. No. 177-1, Wand Decl. ¶¶ 9	Granted.
18	(Redaction at page 2)		
19	(Dkt. No. 185-35,		
20	Morris Decl. Ex. CC).		
21	Highly confidential source code	Dkt. No. 177-1, Wand Decl. ¶ 14	Granted.
22	information from excerpts from the		
23	expert report of John Strawn [SEAL, No		
24	Redactions]		
25	(Dkt. No. 185-37, Morris Decl. Ex. EE).		
26	Highly confidential	Dkt. No. 177-1, Wand	
27	technical and third party information in	Decl. ¶ 14	Granted.
28		13	

28 PROPOSED; CORRECTED] OMNIBUS ORDER AUTHORIZING THE FILING OF DOCUMENTS UNDER SEAL

1	Document or Reference to be	Evidence Offered in Support of Sealing	Order
2	Sealed ADOBE_00024829-94		
3	[SEAL, No Redactions]		
4	(Dkt. No. 185-42,		
5	Morris Decl. Ex. MM).		
6	Highly confidential	Dkt. No. 177-1, Wand	Denied.
7	source code information in excerpts	Decl. ¶¶ 14-15	Deffied.
8	from the Deposition Transcript of Schuyler		
9	Quackenbush, Ph.D. [SEAL, No		
10	Redactions]		
11	(Dkt. No. 185-45, Morris Decl. Ex. PP).		
12	Specific pricing information in	Dkt. No. 177-1, Wand Decl. ¶ 9	Granted.
13	ADOBE_00003458 (Redactions at PDF	Been. 5	
14	page 2)		
15	(Dkt. No. 199-3, Callagy Decl. Ex. 67)		
16		DI4 N. 177 1 W 1	
17	Specific pricing information in excerpts	Dkt. No. 177-1, Wand Decl. ¶ 11	Granted.
18	from the Deposition Transcript of Carolyn		
19	Kohn (Redactions at PDF page 4)		
20	(Dkt. No. 199-5,		
21	Callagy Decl. Ex. 69).	D1. 37. 4-7-4 377	
22	Highly confidential source code	Dkt. No. 177-1, Wand Decl. ¶¶ 14-15	Denied except as to
23	information in rebuttal Report of Ron Schnell		paragraphs 83 and 84.
24	[SEAL, No Redactions]		
25	(Dkt. No. 199-10,		
26	Callagy Decl. Ex. 76).		
27	Highly confidential source code	Dkt. No. 177-1, Wand Decl. ¶ 11	
28		14	

1	Document or Reference to be	Evidence Offered in Support of Sealing	Order
2	Sealed information in excerpts		
3	from the deposition of Steve Vernon [SEAL,		Denied. Without all of the exhibits discussed in the
4	No Redactions] (Dkt. No. 199-11,		relevant deposition excerpts, the request is vague and
5	Callagy Decl. Ex. 78).		ambiguous.
6	Highly confidential source code	Dkt. No. 177-1, Wand Decl. ¶ 9	Granted.
7	information in Exhibit 217 to the deposition		G100100 67
8	of Steve Vernon [SEAL, No		
9	Redactions]		
10	(Dkt. No. 199-12,		
11	Callagy Decl. Ex. 79).		
12	References to the above-referenced	supra	Granted in part and denied
13	documents and information in the		in part, consistent with the above-referenced
14	parties' Summary Judgment and Daubert		decisions.
15	filings:		
16	Dkt. No. 152-7,		
17	Redactions at PDF page 8;		
	Dkt. No. 152-8,		
18	Redactions at PDF page 3		
19	Dkt. No. 161-4,		
20	Redactions at PDF pages 21, 24, 25		
21	Dkt. No. 169-5,		
22	Redactions at PDF		
23	pages 18, 19, 21-24		
24	Dkt. No. 173-3, Redactions at PDF		
25	pages 9, 24-28, 31		
26	Dkt. No. 173-7, Redactions at PDF		
27	pages 3, 11-13		
		15	

1	Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
2	Dkt. No. 173-9, Redactions at PDF		
3	pages 6-10		
4	Dkt. No. 185-5,		
5	Redactions at PDF pages 8-9, 13		
6	Dkt. No. 185-7,		
7	Redactions at PDF pages 3, 10-11, 13		
8	Specific pricing	Dkt. No. 210-1, Wand	Granted except as to
9	information in Exhibit 184 to the Deposition	Decl. ¶ 5	section 4 on PDF pages 6
10	of Hung Chang (Redactions at PDF		and 7.
11	pages 3, 6-7)		
12	(Dkt. No. 205-3, 205-4 Farris Decl. Ex. 1).		
13			

Dolby has withdrawn its motion to seal as to the following documents. For that reason, Dolby's motions to seal the following documents are DENIED AS MOOT:

Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
Excerpts from the transcript of the Deposition of Steven R. Kursh, Ph.D., taken on July 26, 2019 (Dkt. No. 158-7, Correll Decl., Ex. C).		Denied.
Excerpts from the transcript of the Deposition of Schuyler Quackenbush, Ph.D.,		Denied.

[PROPOSED; CORRECTED] OMNIBUS ORDER AUTHORIZING THE FILING OF DOCUMENTS UNDER SEAL

	Document or	Evidence Offered in	Order
1	Reference to be Sealed	Support of Sealing	Order
2	taken July 23, 2019		
3	(Dkt. No. 158-9, Correll Decl., Ex. E).		
4	, ,		
5	Excerpts of the deposition of Lorin		Denied.
6	Hitt of July 31, 2019		
7	(Dkt. No. 161-9, Callagy Decl. Ex. C).		
8	Excerpts from the		Denied.
9	deposition of Cristian Mueller		2 5.11.0 5.1
10	(Dkt. No. 174-8,		
11	Callagy Decl. Ex. 5).		
12	Exhibit 62 to the deposition of Garen		Denied.
13	Ingleby		Deffica.
14	(Dkt. No. 174-11, Callagy Decl. Ex. 8).		
15	Excerpts from the		Denied.
16	deposition of Pamela Miller		Defined.
17	(Dkt. No. 174-15,		
18	Callagy Decl. Ex. 12).		
19	Exhibit 1 to the deposition of Patrick		Denied.
20	Rossi		
21	(Dkt. No. 174-16, Callagy Decl. Ex. 13).		
22	Exhibit 7 to the		D : 1
23	deposition of Patrick Rossi		Denied.
24	(Dkt. No. 174-17,		
25	Callagy Decl. Ex. 14).		
26	DOLBY_00010024		Denied.
27	(Dkt. No. 174-18, Callagy Decl. Ex. 15).		
28	Ching, Deen Dat 10).	17	1

28 PROPOSED; CORRECTED] OMNIBUS ORDER AUTHORIZING THE FILING OF DOCUMENTS UNDER SEAL

1	Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
3	Exhibit 38 to the deposition of Cristian Mueller		Denied.
5	(Dkt. No. 174-20, Callagy Decl. Ex. 17).		
6 7	Exhibit 47 to the deposition of Cristian Mueller		Denied.
8	(Dkt. No. 174-21, Callagy Decl. Ex. 18).		
10 11	Exhibit 51 to the deposition of Cristian Mueller		Denied.
12	(Dkt. No. 174-23, Callagy Decl. Ex. 20).		
13 14	Exhibit 4 to the deposition of Cole Rathje		Denied.
15 16	(Dkt. No. 174-24, Callagy Decl. Ex. 21).		
17 18	Excerpts from the deposition of Conroy Shum		Denied.
19	(Dkt. No. 174-25, Callagy Decl. Ex. 22).		
20 21	Excerpts from the deposition of Cole Rathje		Denied.
2223	(Dkt. No. 174-26, Callagy Decl. Ex. 23).		
2425	Exhibit 153 to the deposition of Kyle Vaughn		Denied.
26	(Dkt. No. 174-27, Callagy Decl. Ex. 24).		
27			1

1	Document or Reference to be	Evidence Offered in Support of Sealing	Order
2	Sealed	Support of Seaning	
3	Excerpts from the deposition of Kyle Vaughn		
4 5	(Dkt. No. 174-28, Callagy Decl. Ex. 25).		
6	Excerpts from the deposition of Patrick Rossi		Denied.
7 8	(Dkt. No. 174-29, Callagy Decl. Ex. 26).		
9	Excerpts from the		Denied.
10	deposition of Garen Ingleby		
11 12	(Dkt. No. 174-30, Callagy Decl. Ex. 27).		
13	Excerpts from the deposition of Winona Ou		Denied.
14 15	(Dkt. No. 174-31, Callagy Decl. Ex. 28).		
16 17	Exhibit 68 to the deposition of Garen Ingleby		Denied.
18	(Dkt. No. 174-32, Callagy Decl. Ex. 29).		
19 20	Exhibit 119 to the deposition of John Mardesich		Denied.
21	(Dkt. No. 174-42,		
22	Callagy Decl. Ex. 39).		
23	Excerpts from the deposition of Dr. John		Denied.
24	Strawn		
25	(Dkt. No. 174-44, Callagy Decl. Ex. 41).		
2627	Exhibit 121 to the deposition of John Mardesich		Denied.
28	Waldestell	19	

[PROPOSED; CORRECTED] OMNIBUS ORDER AUTHORIZING THE FILING OF DOCUMENTS UNDER SEAL

1	Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
3	(Dkt. No. 174-45, Callagy Decl. Ex. 42).		
4 5	Excerpts from the deposition of Schuyler Quackenbush		Denied.
6 7	(Dkt. No. 174-48, Callagy Decl. Ex. 45).		
8	Exhibit 152 to the deposition of Kyle Vaughn		Denied.
10	(Dkt. No. 174-62, Callagy Decl. Ex. 59).		
11 12	Schedule 13 to the Expert Report of Paul Meyer		Denied.
13 14	(Dkt. No. 174-63, Callagy Decl. Ex. 60).		
15 16	Excerpts from the Deposition Transcript of Pamela Miller		Denied.
17	(Dkt. No. 185-8, Morris Decl. Ex. A).		
18 19	Excerpts from the Deposition Transcript of Joe Perry		Denied.
20 21	(Dkt. No. 185-9, Morris Decl. Ex. B).		
22	Excerpts from the Deposition Transcript		Denied.
23	of Carolyn Kohn (December 12, 2018)		
24 25	(Dkt. No. 185-10, Morris Decl. Ex. C).		
26 27	Excerpts from the Deposition Transcript of Patrick Rossi		Denied.
28		20	

28 PROPOSED; CORRECTED] OMNIBUS ORDER AUTHORIZING THE FILING OF DOCUMENTS UNDER SEAL

Document or Reference to be	Evidence Offered in Support of Sealing	Order
Sealed		
(Dkt. No. 185-12,		
Morris Decl. Ex. E).		
Excerpts from the		Denied.
Deposition Transcript		Bellied.
of Garen Ingleby		
(Dkt. No. 185-13,		
Morris Decl. Ex. F).		
Excerpts from the		D : 1
Deposition Transcript		Denied.
of Cristian Mueller		
(Dkt. No. 185-14,		
Morris Decl. Ex. G).		
ADOBE_00539118		Denied.
<u> </u>		Demod.
(Dkt. No. 185-15,		
Morris Decl. Ex. H).		
ADOBE_00539119		D : 1
(DL4 N- 105 16		Denied.
(Dkt. No. 185-16, Morris Decl. Ex. I).		
WIOTTIS Deci. Ex. 1).		
ADOBE_00484905-06		Denied.
(Dkt. No. 185-17,		
Morris Decl. Ex. J).		
,		
Excerpts from the		Denied.
Deposition Transcript of Winona Ou		Democ.
or willong Ou		
(Dkt. No. 185-18,		
Morris Decl. Ex. K).		
Dolby_00011831-37		Denied.
- -		Defficu.
(Dkt. No. 185-19,		
Morris Decl. Ex. L).		
Excerpts from the		Denied.
Deposition Transcript		Deffica.
of Adriana Souza		
(Dkt. No. 185-24,		
Morris Decl. Ex. Q).		

1	Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
2 3	ADOBE_00490963-64		Denied.
4	(Dkt. No. 185-25, Morris Decl. Ex. S).		
56	Excerpts from the Deposition Transcript of Hung Chang		Denied.
7 8	(Dkt. No. 185-26, Morris Decl. Ex. T).		
9	Excerpts from the Deposition Transcript of Conroy Shum		Denied.
.0	(Dkt. No. 185-27, Morris Decl. Ex. U).		
2	ADOBE_00513174		Denied.
3 4	(Dkt. No. 185-28, Morris Decl. Ex. V).		
.5	ADOBE_00058814		Denied.
6	(Dkt. No. 185-29, Morris Decl. Ex. W).		
7	ADOBE_00513155		Denied.
.8	(Dkt. No. 185-30, Morris Decl. Ex. X).		
20	ADOBE_00513181		Denied.
21	(Dkt. No. 185-31, Morris Decl. Ex. Y).		
22	Dolby_00038441		Denied.
23 24	(Dkt. No. 185-32, Morris Decl. Ex. Z).		
25 26	Excerpts from the Deposition Transcript of Brandy Ichishita		Denied.
27	(Dkt. No. 185-33,		
<u>,</u>		22	

Document or Reference to be	Evidence Offered in Support of Sealing	Order
Sealed	~ apport of ~ cuming	
Morris Decl. Ex. AA).		
ADOBE_00498321		Denied.
(Dkt. No. 185-34, Morris Decl. Ex. BB).		
Excerpts from the Deposition Transcript of Kyle Vaughn		Denied.
(Dkt. No. 185-36, Morris Decl. Ex. DD).		
Excerpts from the Deposition Transcript of Charles Van Winkle		Denied.
(Dkt. No. 185-38, Morris Decl. Ex. FF).		
Excerpts from the Deposition Transcript of Colin Stefani		Denied.
(Dkt. No. 185-39, Morris Decl. Ex. GG).		
ADOBE_00539110-11		Denied.
(Dkt. No. 185-40, Morris Decl. Ex. KK).		
ADOBE_00139718-20		
(Dkt. No. 185-41, Morris Decl. Ex. LL).		Denied.
ADOBE_00139721-35		Denied.
(Dkt. No. 185-43, Morris Decl. Ex. NN).		Defiled.
Excerpts from the Deposition Transcript of John Mardesich		Denied.
(Dkt. No. 185-44, Morris Decl. Ex. OO).		

Document or Reference to be Sealed	Evidence Offered in Support of Sealing	Order
Excerpts from the Deposition Transcript of Adriana Souza		Denied.
(Dkt. No. 199-4, Callagy Decl. Ex. 68).		
ADOBE_00004552		Denied.
(Dkt. No. 199-6, Callagy Decl. Ex. 71).		
ADOBE_00004648		Denied.
(Dkt. No. 199-7, Callagy Decl. Ex. 72).		
Dolby_00002677		Denied.
(Dkt. No. 199-8, Callagy Decl. Ex. 73).		
Excerpts from the Deposition Transcript of John Mardesich		Denied.
(Dkt. No. 199-9, Callagy Decl. Ex. 74).		
The Court emphasizes that a	Il decisions made herein are made	de in the context of the summa
judgment and <i>Daubert</i> motions. To the extent requests are denied, the Court finds that an		

The Court emphasizes that all decisions made herein are made in the context of the summary judgment and *Daubert* motions. To the extent requests are denied, the Court finds that an insufficient showing has been made to justify sealing. The decisions are not binding with respect to how documents or information will be treated at trial. Such issues will be discussed at the pre-trial conference. Further, Dolby shall file the documents ordered unsealed, or redacted versions of documents ordered partially sealed, in accordance with this order, no later than **Monday**, **December 23**, **2019**.

IT IS SO ORDERED.
ed: December 6 , 2019

Hon. Yvonne Gonzalez Rogers United States District Judge

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